

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF PENNSYLVANIA

JOSIE BADGER and EMILY GELLATLY,
individually and on behalf of all others similarly
situated,

Plaintiffs,

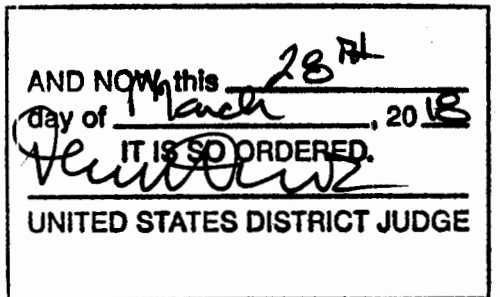
v.

PHILLIPS EDISON GROCERY CENTER REIT I,
INC. d/b/a PHILLIPS EDISON & COMPANY;
PHILLIPS EDISON GROCERY CENTER REIT II,
INC.; PHILLIPS EDISON GROCERY CENTER
OPERATING PARTNERSHIP I, LP; PHILLIPS
EDISON GROCERY CENTER OPERATING
PARTNERSHIP II, LP; PHILLIPS EDISON
GROCERY CENTER OP GP I LLC; PE
GROCERY CENTER OP GP II LLC; PHILLIPS
EDISON NTR LLC; PHILLIPS EDISON NTR II
LLC; and PHILLIPS EDISON LIMITED
PARTNERSHIP,

Defendants

Case No.: 2:17-cv-01549-MRH

The Honorable Mark R. Hornak



**NOTICE OF VOLUNTARY DISMISSAL OF ACTION
WITH PREJUDICE**

Plaintiffs, Josie Badger and Emily Gellatly (collectively, "Plaintiffs"), by and through their undersigned counsel and pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), voluntarily dismiss in its entirety and with prejudice as between Plaintiffs and Defendants the above entitled action, with each party to bear its own costs.

No motion for class certification has been filed and no class has been certified in this action; therefore, class notice and court approval of this dismissal are not required under the Federal Rules. Further, no opposing party has served either an answer or a motion for summary judgment in the present case. Finally, no opposing party has filed a counterclaim, nor has any opposing party filed any motion adverse to the interests of Plaintiffs herein.

Dated: March 28, 2018

Respectfully Submitted,

/s/ Benjamin J. Sweet

Benjamin J. Sweet

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Counsel for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served upon all counsel of record via the Court's electronic filing system on March 28, 2018.

/s/ Benjamin J. Sweet